1 2 3 4 5 6	DANIEL J. BERGESON, State Bar No. 105439 MELINDA M. MORTON, State Bar No. 209373 BERGESON, LLP 303 Almaden Boulevard, Suite 500 San Jose, CA 95110-2712 Telephone: (408) 291-6200 Facsimile: (408) 297-6000 MARK C. HANSEN, Pro hac vice J.C. ROZENDAAL, Pro hac vice MICHAEL E. JOFFRE, Pro hac vice KELLOGG, HUBER, HANSEN, TODD & EVAL Sumner Square	NS, PLLC	
8	1615 M Street, NW, Suite 400 Washington, DC 20036 Telephone: (202) 326-7900 Facsimile: (202) 326-7999		
10	Attorneys for Plaintiffs		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13			
14 15	OKI AMERICA, INC., OKI ELECTRIC INDUSTRY CO., LTD., OKI DATA CORPORATION, OKI DATA AMERICAS,	,	
16	INC., and OKI TELECOM, INC.,		
17	Plaintiffs,	Civil Action No. C04 03171 (CRB)	
18	vs.	STIPULATION TO CLARIFY AND	
19	ADVANCED MICRO DEVICES, INC.,	AMEND PRIOR STIPULATION TO ENLARGE TIME IN WHICH TO FILE	
20	Defendant.	FINAL CONTENTIONS	
21	ADVANCED MICRO DEVICES, INC.,		
22	Counterclaimant,		
	•		
23	VS.		
24 25	OKI AMERICA, INC., OKI ELECTRIC INDUSTRY CO., LTD., OKI DATA CORPORATION, OKI DATA AMERICAS,		
26	INC., and OKI TELECOM, INC.,		
27	Counterdefendants.		
28			

WHEREAS by stipulation dated March 16, 2006, the parties agreed to enlarge the time for the service of Final Infringement Contentions and Final Invalidity Contentions in the abovecaptioned action, which stipulation the Court approved on March 17, 2006 (see Document 181, entered March 20, 2006); and

WHEREAS the Patent Local Rules require that such final contentions be served but do not require that they be filed with the Court; and

WHEREAS the parties, by stipulating to change the due date for the contentions, did not intend to alter the service and filing requirements of the Patent Local Rules – and, in particular, did not intend to require that final contentions must be filed; and

WHEREAS by inadvertence the parties' prior stipulation stated that the parties "may file" (rather than "may serve") Final Infringement Contentions on or before May 1, 2006, and Final Invalidity Contentions on or before May 27, 2006; and

WHEREAS the parties wish to eliminate any ambiguity regarding whether such final contentions must be filed with the Court:

IT IS HEREBY STIPULATED AND AGREED between all parties and subject to the approval of the Court, that, in accordance with the Patent Local Rules and notwithstanding the phrasing of the stipulated order referenced above (Document 181), the parties' Final Infringement Contentions and Final Invalidity Contentions need not be filed with the Court.

27

28

Dated: May 1, 2006	KELLOGG, HUBER, HANSEN, TODD, EVANS & FIGEL, PLLC
	LVIIIO & HOLL, I LLC
	By: <u>/s/</u>
	J.C. Rozendaal
	Attorneys for Plaintiff and Counterdefendant Oki America, Inc., et al.
·	VINSON & ELKINS L.L.P.
·	VIIISON & ELAINS E.L.P.
	By: <u>/s/</u>
	Christopher V. Ryan
	Attorneys for Defendant and Counterclaimant Advanced Micro Devices, Inc.
IT IS SO ORDERED.	ravanced where bevices, inc.
	TES DISTRICT
Dated: _May 5, 2006	By:
	Charles R. Brever United A IT IS SO ORDERED
	Judge Charles R. Breyer
	DISTRICT OF CE
	DISTRICT
	•
STIPIII ATION TO CLARIEV AND AMEND DDIOD ST	- 3 - TPULATION TO ENLARGE TIME TO FILE FINAL CONTENTIONS
	IT IS SO ORDERED. Dated: _May 5, 2006

Case No.: C04-03171-CRB